

county court, when actually in session for the transaction of business other than probate business; and he shall be entitled to receive therefor the same compensation, payable in like manner, as is or may be provided by law for like services in the circuit court.

SECTION 24. The fees of the clerk of the county court, in any one cause, shall not exceed the following sums: In cases settled or discontinued before answer, one dollar and fifty cents; in cases settled or discontinued after answer, and before the cause has been put upon the calendar, two dollars and fifty cents; in cases settled after answer, and when cause has been put upon the calendar, three dollars and fifty cents; in cases where judgment is entered without application to court, two dollars and fifty cents; in cases where no answer is filed, and judgment can be entered only upon application to court, and judgment is entered upon such application, four dollars and fifty cents; in cases where judgment might be entered in vacation, but is entered in term time, upon application to court or otherwise, three dollars in cases where an answer has been filed, and the same is tried by court, six dollars; in cases where an answer has been filed and tried by a jury, eight dollars; in all appeal cases where the same is tried upon return of justice, three dollars; in all appeal cases which are dismissed without trial, three dollars; in all other appeal cases, six dollars.

Fees of clerk of county court.

SECTION 25. This act shall take effect and be in force from and after its passage and publication.

Approved April 10, 1865.

CHAPTER 492.

[Published May 31, 1865.]

AN ACT to legalize the acts of the town of Fort Winnebago, in the county of Columbia, in filling her quotas.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. All the proceedings of two special town meetings, held in the town of Fort Winnebago, in the

Bounty tax proceedings legalized.

county of Columbia, October 11th, 1864, and January 14th, 1865, for the purpose of filling the quotas of said town under the last two calls of the president of the United States for volunteers, in voting to raise money by taxation, and in directing the disbursement of the same, all the acts of the officers or other agents of said town, in carrying out the instructions of said special town meetings, and all orders issued in pursuance of the instructions of said meetings, and for the purpose above specified, are hereby declared legal and valid, notwithstanding any irregularity or want of compliance with law there might have been in the manner of conducting said meetings: *provided*, that nothing herein contained shall authorize the payment of more than two hundred dollars for each credit furnished said town.

Must be bounty.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 10, 1865.

CHAPTER 493.

[Published May 30, 1866.]

AN ACT for the preservation of fish in Beaver lake, or Beaver Dam pond, in Dodge county, Wisconsin.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Fishing with seine, net, &c. prohibited.

SECTION 1. No person or persons shall place, set, draw or use any seine, net, pound, gill-net, spear or any other device other than hook and line, in the waters of Beaver lake, or Beaver Dam pond, in Dodge county, Wisconsin, for the purpose of taking or catching fish therein; and any person or persons who shall violate any of the foregoing provisions of this section, shall, on conviction thereof, be subject to a fine for each and every offense thereof, of not less than twenty nor more than one hundred dollars, together with the costs of suit.

Jurisdiction of Justices.

SECTION 2. Justices of the peace shall have jurisdiction to hear, try and determine all cases arising un-